IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

RICKEY PHILLIPS, as Administrator of the Estate of SUSAN PHILLIPS, deceased,

PLAINTIFF

VERSUS

CIVIL ACTION NO. 2:06CV84MEF

PACTIV CORPORATION and LOUISIANA-PACIFIC CORPORATION,

DEFENDANTS

MOTION TO CONSOLIDATE

Comes now the plaintiff in the above styled cause and moves the Court to consolidate the following actions for purposes of discovery and pre-trial motions:

- A. Melanie Chambers, By and through her Mother and Next Friend, Gail Tatum v. PACTIV Corporation and Louisiana-Pacific Corporation 2:06CV83-WKW
- B. Rickey Phillips, Administrator of the Estate of Susan Phillips, deceased v. PACTIV Corporation and Louisiana-Pacific Corporation 2:06CV84-WKW

- C. Sarah Thompson, Administratrix of the estate of Royce Thompson, deceased v. PACTIV Corporation and Louisiana-Pacific Corporation 2:06CV85-WKW
- D. Lillian Edwards, Administratrix of the Estate of Marvin Mays, deceased v.PACTIV Corporation and Louisiana-Pacific Corporation 2:06CV86-WKW
- E. Janice Madden, Administratrix of the Estate of James Madden, deceased v. TMA Forest Products Group, et al.2:06-CV-186
- F. Sherri Davis, et al. v. TMA Forest Products Group, et al. 2:06-CV-187
- G. Thomas Douglas, Administrator of the Estate of Sebera Gayle Douglas, deceased v. TMA Forest Products Group, et al. 2:06-CV-188
- H. Lorrine Thompson, Administratrix of the Estate of Jerry Thompson, deceased v. TMA Forest Products Group, et al. 2:06-CV-189
- Stanton Kelley, Administrator of the Estate of Willene Kelley, deceased v. TMA Forest Products Group, et al. 2:06-CV-190
- J. Ginger Cravey, Administratrix of the Estate of Riley Cravey, deceased v. TMA Forest Products Group, et al.2:06-CV-191

The plaintiff would further show and represent that:

- The above actions are all pending in this Court before the Honorable Judge W. Keith Watkins.
- The above actions involve many common questions of law and fact.
- 3. Consolidation of the cases would promote judicial efficiency.

Respectfully submitted this 21st day of April, 2006.

/s/ W. Eason Mitchell

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Certificate of Service

I, W. Eason Mitchell, hereby certify that on April 21, 2006, I electronically filed the foregoing *Motion to Consolidate* with the Clerk of the Court using the ECF system which sent notification of such filing to the following:

H. Thomas Wells, Jr., Esq. John A. Earnhardt, Esq. Dennis R. Bailey, Esq. R. Austin Huffaker, Esq.

/s/ W. Eason Mitchell
W. Eason Mitchell

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